### PATENT COOPERATION TREATY **PCT**

REC'D 11 OCT 2005

PCT

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

(1 of 1 made 50 and 1 mile 70)							
Applicant's or agent's file reference FP2438/DP	FOR FURTHER	ACTION	See Form PCT/IPEA/416				
International application No. PCT/SG2004/000361	International filing 1 November 200	date (day/month/year)	Priority date (day/month/year) 19 November 2003				
International Patent Classification	(IPC) or national classification	on and IPC					
Int. Cl. <sup>7</sup> A61B 6/03							
Applicant							
AGENCY FOR SCIENCE, TECHNOLOGY AND RESEARCH et al							
1 This report is the intermetional	1::						
1. This report is the international particle 35 and	transmitted to the applicant a	ort, established by this inte according to Article 36.	mational Preliminary Examining				
2. This REPORT consists of a total	al of 4 sheets, including thi	s cover sheet.					
3. This report is also accompanied	I by ANNEXES, comprising:		•				
a. X (sent to the applicant a	and to the International Bured	u) a total of 3 sheets, as	s follows:				
x sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).							
sheets which supe	ersede earlier sheets, but which	ch this Authority considers	contain an amendment that goes beyond				
the disclosure in t Box.	he international application a	s filed, as indicated in iter	n 4 of Box No. I and the Supplemental				
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or table related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
4. This report contains indication							
X Box No. I Basis of	the report		·				
Box No. II Priority							
Box No. III Non-esta	blishment of opinion with re	gard to novelty, inventive	step and industrial applicability				
X Box No. V Reasoned citations	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
	Certain documents cited						
Box No. VII Certain d	efects in the international app	plication					
Box No. VIII Certain observations on the international application							
Date of submission of the demand		Date of completion of	the report				
15 September 2005		28 September 2005	me report				
Name and mailing address of the IPEA	/AU	Authorized Officer	· · · · · · · · · · · · · · · · · · ·				
AUSTRALIAN PATENT OFFICE		· .	·				
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## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/SG2004/000361

Bo	x No. I	Basis of the			
1.	With rootherw	egard to the lang rise indicated un	guage, this report is based on the international application in the language in which it was filed, unless der this item.		
	T w	his report is base which is the langu	ed on translations from the original language into the following language, , lage of a translation furnished for the purposes of:		
	[	internation	al search (under Rules 12.3 and 23.1 (b))		
	[	publication	of the international application (under Rule 12.4)		
	[	internation	al preliminary examination (under Rules 55.2 and/or 55.3)		
2.	furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):				
	$\equiv$	•	application as originally filed/furnished		
	X th	ne description:	pages 1-16 · as originally filed/furnished		
			pages* received by this Authority on with the letter of		
		· ·	pages* received by this Authority on with the letter of		
	X th	ne claims:			
			pages as originally filed/furnished pages* as amended (together with any statement) under Article 19		
			pages* 17-19 received by this Authority on 15 September 2005 with the letter of 15 September 2005		
			pages* received by this Authority on with the letter of		
	X th	e drawings:	·		
			pages 1/12 – 12/12 as originally filed/furnished		
		-	pages* received by this Authority on with the letter of pages* received by this Authority on with the letter of		
	as		and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.		
3.			nave resulted in the cancellation of:		
		the descri	ption, pages		
		the claims			
			ngs, sheets/figs		
			nce listing (specify):		
		_	(s) related to the sequence listing (specify):		
4.	ma	nis report has bee ade, since they h	en established as if (some of) the amendments annexed to this report and listed below had not been ave been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule		
		the descrip	ption, pages		
		the claims	, Nos.		
		the drawir	ngs, sheets/figs		
		the sequer	nce listing (specify):		
		any table(	s) related to the sequence listing (specify):		
		•.			
	If item	4 applies, some or	all of those sheets may be marked "superseded."		

### $\stackrel{ alpha}{ ext{INTERNATIONAL}}$ PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/SG2004/000361

Boz	No. T	<b>v</b>	Lack of unity of invention		
1.		In resp	onse to the invitation to restrict or pay additional fees the applicant has:		
			restricted the claims.		
			paid additional fees.		
			paid additional fees under protest.		
			neither restricted nor paid additional fees.		
2.			authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, invite the applicant to restrict or pay additional fees.		
3.	This A	uthori	ty considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:		
		compl	ied with.		
	X	not co	mplied with for the following reasons:		
		relate	nternational application does not comply with the requirements of unity of invention because it does not to one invention or to a group of inventions so linked as to form a single general inventive concept. In ag to this conclusion the International Searching Authority has found that there are different inventions lows:		
		1.	Claims 1-3 are directed to a method of estimating the position of a brain landmark including the steps of determining whether a region of a midsagittal radiological image includes a group of pixels having intensity values in defined range. It is considered that determining whether a group of pixels have an intensity in a defined range comprises a first "special technical feature".		
		2.	Claims 4-13 are directed to a method of estimating the position of AC and PC landmarks including the steps of using midsagittal radiological images to estimate the position of the AC and PC landmarks and generating axial radiological images and using these images to improve the estimate of the position of the AC and PC landmarks. It is considered that forming axial radiological images from midsagittal images and using these to improve the estimate of the position of the AC and PC landmarks comprises a second special technical feature.		
	Since the abovementioned groups of claims do not share any of the technical features identified, a "technical relationship" between the inventions, as defined in PCT rule 13.2 does not exist. Accordingly the international application does not relate to one invention or to a single inventive concept, a priori.				
4.	4. Consequently, this report has been established in respect of the following parts of the international application:				
	[	X a	11 parts.		
	the parts relating to claims Nos.				

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/SG2004/000361

ox No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

. Statement		
Novelty (N)	Claims 1-13	YES
	Claims	NO
Inventive step (IS)	Claims 1-13	YES
	Claims	NO
Industrial applicability (IA)	Claims 1-13	YES
	Claims	NO

Citations and explanations (Rule 70.7)

Claims 1-13 meet the criteria set forth in PCT Articles 33(2) and 33(3) for novelty and inventive step. The prior art published before the priority date does not disclose or obviously suggest a method of estimating the position of brain landmarks as presently defined in the claims.